ORDER SHEET

IN THE HIGH COURT OF SINDH, CIRCUIT COURT, LARKANA.

Cr. Revision Appln. No.S- 33 of 2024.

DATE OF HEARING

ORDER WITH SIGNATURE OF HON'BLE JUDGE

- 1. For orders on office objection as flag A.
- 2.For orders on M.A No.2539 of 2024.
- 3.For hearing of main case.

14.4.2025.

Mr. Faiz Muhammad Larik, advocate for the applicant.

=====

Through this revision application, learned counsel for the applicant has impugned order dated 07.5.2024 passed by learned Special Judge, Anti-corruption (Provincial), Larkana, whereby Direct Complaint No.Nil of 2022 Re: Nawab Khan v. Mukhtiarkar Revenue Kashmore and others, after recording statement of the complainant, was dismissed.

Per learned counsel for the applicant, complainant appeared before Mukthtiarkar and requested for issuance of Sale Certificate for which the respondents demanded payment of illegal gratification of Rs.200,000/= and on non-payment thereof, they refused to issue Sale Certificate, as such they have committed offence. Per learned counsel, statement of the complainant was recorded in which he has fully supported his contention raised in the Direct Complaint. He lastly prayed that impugned order may be set aside and case may be remanded.

I have heard learned counsel for the applicant and perused the record.

Perusal of record reveals that the statement of the complainant was recorded in which he has not disclosed the date and time of offence with regard to handing over of illegal gratification of Rs.200,000/= to the principal accused for issuance of Sale Certificate. Further more, in support of his allegation against the respondents, he did not produce any witness. Record reveals that Entry No.10, which was allegedly in favour of complainant, has been cancelled in compliance of directions issued by learned Senior Civil Judge, Kashmore vide order dated 01.09.2022, thereafter Entry No.425 dated 26.12.2022 has been kept in the name of Muhammad Hassan, therefore, question of issuance of sale certificate does not arise as the *khata* does not remain in the name of complainant. Apparently, there was a title dispute

between the parties and entry has been cancelled, even then in order to develop pressure upon the respondents, complainant has filed instant criminal revision. Instant Revision Application is pending since 2024 without any progress. Resultantly, instant criminal revision application is dismissed in limine.

JUDGE

Shabir/P.S